Steve D. Larson, OSB No. 863540 Email: slarson@stollberne.com

STOLL STOLL BERNE LOKTING & SHLACHTER P.C.

209 SW Oak Street, Suite 500

Portland, OR 97204

Telephone: (503) 227-1600 Facsimile: (503) 227-6840

[Additional counsel listed on signature page]

Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

PORTLAND DIVISION

ROBERT TORCH and JESUS GOMEZ, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

WINDSOR SURRY COMPANY, d/b/a WINDSORONE; WINDSOR WILLITS COMPANY, d/b/a WINDSOR MILL; and WINDSOR HOLDING COMPANY

Defendants.

Case No. 3:17-cv-00918-AA

FIRST AMENDED CLASS ACTION ALLEGATION COMPLAINT

DEMAND FOR JURY TRIAL

INTRODUCTION

1. Plaintiffs Robert Torch and Jesus Gomez ("Plaintiffs") bring this class action on behalf of themselves and all others similarly situated, by and through the undersigned attorneys, against Defendants Windsor Surry Company, d/b/a WindsorONE ("Windsor Surry"), and Windsor Willits Company, d/b/a Windsor Mill ("Windsor Mill") and Windsor Holding Company (collectively "Defendants"), the manufacturer of the WindsorONE and WindsorONE+ Protected

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trim board products. Plaintiffs allege, upon personal knowledge as to themselves and their own

acts and experiences, and upon information and belief following the investigation of counsel as

to all other matters, as follows.

2.

Defendants marketed and sold trim board with a 10-year warranty under the brand

name of WindsorONE, which they advertised as being defect-free, suitable or indicated for

exterior use, and more durable and superior in performance than competing products. In reality,

however, the WindsorONE trim board prematurely deteriorates, rots, and decays, resulting in

significant damage to property owners, including Plaintiffs. Specifically, the WindsorONE trim

board suffers from three common defects, each of which independently lead to wood rot: (1) a

failure to use a rot-resistant wood, (2) a failure to use a preservative to deter wood rot, and (3) a

failure to use a waterproof adhesive.

3. Defendants sold the WindsorONE trim board at a premium price over other trim

board materials because of their claim that WindsorONE trim board had superior durability and

performance in exterior applications.

4. Defendants have sold, directly or indirectly, millions of linear feet of WindsorONE

trim board to property owners, builders, contractors, carpenters, subcontractors, and other

building professionals, directly and through retailers, distributors, wholesalers, lumber yards,

building supply stores, and other distributors, for installation in homes, commercial buildings, and

other structures across the country, including in Oregon.

5. Purchasers of WindsorONE trim board made their purchasing decisions based in

part on, and in reliance upon, the representations, statements, and information presented by

Defendants' website, marketing literature, advertisements, and warranties. In addition, the

purchasing decisions were also made based in part on, and in reliance upon, the representations

made by Defendants' authorized distributors, dealers, retailers, building supply stores, and lumber

yards, all of whom sell WindsorONE trim board products.

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6. Defendants have knowingly and intentionally concealed, and failed to disclose,

that—notwithstanding the statements and representations on their website, and in their brochures,

advertisements, and warranties—their WindsorONE trim board routinely rots and decays far in

advance of the expiration of the warranty, and before Plaintiffs, class members, and the

construction professionals would reasonably expect it to when exposed to routine and expected

outdoor conditions. Indeed, the WindsorONE trim board has rotted and decayed and will continue

to do so at a rate that clearly demonstrates that the product is not durable, resilient, and/or fit for

its intended use as an exterior trim board, trim, and/or molding.

7. Similarly, Defendants have knowingly and intentionally concealed, and failed to

disclose, that they actually had no intention of providing the services set forth in their warranties.

8. Defendants have known for decades that their untreated WindsorONE trim board

is prone to rot and decay, and routinely does rot or decay, when installed to the exterior of a home,

building, or other structure. In fact, Defendants have had notice of the deficiencies described

herein and have been routinely notified by homeowners, contractors, builders, lumber yards,

building supply stores, other trim board manufacturers, and others, that (1) the WindsorONE trim

board, trim, and moldings installed outside rot and decay; (2) untreated Radiata Pine should not

be used as wood for exterior trim board, trim, or moldings because it rots; (3) WindsorONE trim

board, trim, or moldings, made from untreated Radiata Pine, are not indicated for exterior use or

application because the wood rots and decays; and (4) WindsorONE trim board, trim, or moldings,

made from untreated Radiata Pine, should not be sold for exterior use or application because the

wood rots and decays.

9. Ignoring the complaints and concerns from customers, homeowners, builders,

contractors, lumber yards, building supply stores, and others, Defendants failed to implement any

changes or improvements to their trim board products or warranty procedures to remedy the

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defects associated with their products. Rather, Defendants continued to use untreated Radiata Pine

in the manufacture of their trim board products.

10. The following represents a small sampling of internet postings by WindsorONE

contractors, builders, and installers, voicing their general frustrations with the defective trim

board, Defendants' failure to accept responsibility, and Defendants' tendency to blame the failure

of the trim board on installation and construction practices:

Jackby (Jack's Construction, NH) (5/6/09):

Windsor One Rot Problem

"I just used Windsor One pine trim on a recently built home and it is showing numerous areas of severe rot, has any body (sic) else experianced (sic) this?"

Kent Whitten (5/7/09):

Re: Windsor One Rot Problem

"If it's exterior, then it's no good. Pine is not a good choice for exterior. A year, maybe two I'm guessing and it's got blue rot. Once water gets in there, it's over."

Jackby (5/7/09):

Re: Windsor One Rot Problem

"House is in Massachusetts built about 1 ½ years ago, we used all correct building practices primed end cuts etc....but this stuff is really rotting like wev'e (sic) never seen on window casings, water tables, corner boards, now I have been speaking with other builders and hearing more problems....any body else?"

Shyhook (5/7/09):

Re: Windsor One Rot Problem

"...I would suspect the new paint formulas because that water born crap offers little if no protection against the elements."

Aframe (5/8/09):

Re: Windsor One Rot Problem

"I looked (sic) a trim replacement job last week on a 6-7 year old addition. FJ

corner boards, casing, rakes, don't know if it's W1 yet...."

Jason Whipple (5/8/09):

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Re: Windsor One Rot Problem

"Even though the site says it can be installed outside, one of the reps agreed with Gary at the Katz roadshow that it shouldn't be used outside."

Dubz (5/8/09):

Re: Windsor One Rot Problem

"I've seen several places where it rotted out after 2-3 or 5-6 years. My own four year old, factory installed, fip window casings are rotting.

I think it's due to the fact that today's engineered pine grows so fast. It has huge amounts of the softer, summer growth between the harder winter growth. Look at the growth rings on a piece of trim taken off a 50 year house compared to a cross section of windsor one.

I'll never put it on one of my clients places. It's amazing how many contractors still do."

A W Smith (5/8/09):

Re: Windsor One Rot Problem

"exactly dubz. If they grew this crap any faster you may as well call it spongewood squareboards. I think the tree farm/ lumber industry needs to step back and take a second look at the hybrid crap they are passing off as lumber. Maybe a class action will shake them up."

Jackby (5/14/09):

Re: Windsor One Rot Problem

"Yes, I think your (sic) exactly right about the fast growth wood. Ive (sic) used a lot of pine products and have seen rot over a few years etc...but I have never seen wood rot at such an accelerated rate as this Windsor crap. The sad thing is the local yards thought they were selling the best thing since sliced bread...therefore guys like me had a very high expectations for this lumber and it turns out to be ten times worse than any thing we have seen before....I like the class action suit idea."

Jason Whipple (5/18/09):

Re: Windsor One Rot Problem

"Craig (President/CEO of Windsor Mill who responded to blog complaints),

Please tell me what species of wood you use for your Millwork, and where it comes from. I'll be glad to fill you in on why it shouldn't be used outside from there."

Kent Whitten (5/21/09):

Re: Windsor One Rot Problem

"I cannot sit idly by anymore.

Pine is absolutely the worst decision anyone can make for use as an exterior trim material. I don't care if it's WindsorOne and has the stamp of approval from 100 scientists. You will regret using it as a product.

Once water gets in....and it will get in....it turns to pulp.

You might as well rip strips of Advantech."

http://www.contractortalk.com/f11/windsor-one-rot-problem-58316/.

11. The comments and frustration about the defective WindsorONE trim board did not go unnoticed by Defendants. Defendants' President and CEO, Craig Flynn, took up the gauntlet and defended his family's product. He responded as follows:

Craig Flynn (5/14/09):

Re: Windsor One Rot Problem

Response to Framerman: "Based on the performance of many wood products today, I can understand your frustration. However, WindsorONE is in fact manufactured specifically for use on the exterior of the home, of which the substrate has been pine for the last 15+ years. Our proven DuraPrime 3-coat primer system and proprietary exterior glue-system are two key components in the success of WindsorONE's exterior performance. And following 1-3 above, with all jobsite cuts re-coated, will greatly increase the performance of ALL wood trim products, not just WindsorONE."

Response to Skyhook: "We agree that many 'water-borne' products provide little protection against the elements. However, our primer has been developed by our partner and is an exclusive paint to WindsorONE which is not a paint one can buy retail. I would appreciate the opportunity to send you tests demonstrating its effectiveness, specifically as it relates to oil-based products. You'll quickly see that our primer system performs superior to oil-based products over our pine substrate."

http://www.contractortalk.com/f11/windsor-one-rot-problem-58316/.

12. After Craig Flynn came to the defense of the product and blamed the rotting on installation, contractors, builders, and carpenters, manufacturers of Eastern Pine trim board voiced their frustrations about the rotting of WindsorONE trim board and Defendants' representations

that its trim board, which is manufactured out of untreated Radiata Pine, can be used for exterior applications. This is just a sampling of the postings:

Jason Whipple to Craig Flynn (5/18/09):

Re: Windsor One Rot Problem

"Craig,

Please tell me what species of wood you use for your Millwork, and where it comes from. I'll be glad to fill you in on why it shouldn't be used outside from there."

Craig Flynn Responding to Jason Whipple (5/19/09): Re: Windsor One Rot Problem

"Jason: Thank you for your offer, however we work with wood scientists from US Forest Products Laboratory, Forintek, private organizations and a number of Universities around the world regarding the suitability of wood species for millwork."

Jason Whipple to Craig Flynn (5/20/09):

Re: Windsor One Rot Problem

"WOW, all that science and no one told you that pine is near the bottom of the list for exterior trim? ("Eek" emoji)"

Kent Whitten (5/21/09):

Re: Windsor One Rot Problem

"I cannot sit idly by anymore.

Pine is absolutely the worst decision anyone can make for use as an exterior trim material. I don't care if it's WindsorOne and has the same stamp of approval of 100 scientists. You will regret using it as a product.

Once water gets in...and it will get in... it turns to pulp.

You might as well rip strips of Advantech."

Jason Whipple (5/22/09):

Re: Windsor One Rot Problem

"Frankly, I'd like to here (sic) what type of wood is used for exterior trim by Windsor. Is it different from the interior trim? It should be."

Jason Whipple to Craig Flynn (5/22/09):

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Re: Windsor One Rot Problem

"I see you are with us tonight Craig Flynn; What defines the difference between interior and exterior trim at Windsor?"

RichN (5/29/09):

Re: Windsor One Rot Problem

"I'm fortunate to be busy doing high end customs and remodels. I recently was called to a multi-million dollar water front custom home that we built. This home has miles of Windsor One material. In all my days I have never seen a product fail like this one. This house was 3 years old when it first showed signs of rot. I don't mean just a little, every where! I immeditaley called Windsor. It took months to have someone come out and look. It was not even a representative from Windsor but a 'Water Intrusion Specialist' they hired. Gee- guess he said- 34 pages of the obvious! Everyones fault but theirs! We primed all cuts, caulked, flashed, bla bla!

I stand behind all products that we build, big and small! I will stand behind this one! I'm now forced to hire a water intrusion specialist, attorney, and bring on board the insurance companies I had over the last several years.

This product has be (sic) inspected by many; the home owners, other builders, various carpenter (sic) and they have all said the same thing; they have never seen a product fail this fast and to this degree!

I find it difficult to express my frustration regarding this product.

This should not be used and sold for out door (sic) use!

Please contact me to fight the sale of this product for outdoor use! By the way, even the Windsor water intrusion specialist told me he would have not recommended using this product on the North side of the house- 'Are you friggin kidding me!!!'"

WarriorWithWood (5/29/09):

Re: Windsor One Rot Problem

"I smell a class action suit brewin"

Rbsremodeling (5/29/09):

Re: Windsor One Rot Problem

"It only looks that way until Windsor one puts their lawyers up one of these guys azzes."

Jackby (5/31/09):

Re: Windsor One Rot Problem

"In reply to rbsremodeling;

They may have lawyers, but it seems like they also have a problem with the wood their selling us. I have never seen anything rot so fast, ever! If more contractors speak up, something could be done. I wonder how many of us just made the repairs without trying to make a claim?"

Alden Robbins (10/26/09):

Re: Windsor One Rot Problem

"I just wanted to put in my two cents here. In the effort of full disclosure, I own an Eastern White Pine sawmill. My family has done the same thing for 5 generations. We harvest the trees and buy from local loggers, trees that have grown in the Maine climate and soils for an average of 100 years or so. While these are not 'old growth' by definition, they are certainly not plantation grown. I have not seen the rot issues with white pine trim that I have seen with radiata trim. It is grown at a much slower rate, in a harsh climate. I hate to see problems with fingerjointed imported wood impacting the reputation of wood trim in general, especially Eastern White Pine trim, grown, harvested, and manufactured right here in New England."

Sweet Lou (11/17/09):

Re: Windsor One Rot Problem

"there is more to the story....specific to the issue of 'rot' and 'decay' mentioned in this thread relating to the WindsorOne product, the specie in question is Radiata Pine. This plantation grown pine is an excellent specie for interior millwork, mouldings and boards. Unfortunately, untreated Radiata Pine is and has been used for exterior applications (trim – some siding profiles) for several years. But unlike Eastern White Pine, Redwood, and Cedar, it does not have the natural decay resistant properties so proven over time in these species. However, if properly **treated**, Radiata Pine is an excellent option for exterior trim applications. I would venture to say that the problems mentioned here with WindsorOne were on product (sic) that they have put into the marketplace without treatment (they make and sell both a treated and untreated product).WindsorOne has had the best reputation in the marketplace for years and are now finding out that even the best primed Radiata Pine will rot if used outside. That is why they are now treating the product before priming.My point is...if properly treated, Radiata Pine is a great choice for exterior trim/siding applications..."

Fabcon (5/9/10):

Re: Windsor One Rot Problem

"TBF- thanks for the reply. When I started using W1 there was not an option of protected or unprotected, or at least everyone I spoke with at W1 didn't give me that option, but I was told I could use it outside. When I got on the W1 bandwagon I spoke with quite a few people at W1 and they were telling me how great it was

& they never had any problems — I even helped them get it into my local lumberyard, passed along some contact info to other builders & local architects, etc. After I started having all the problems — inside & outside — no one wanted to hear from me. I sent them a sample of the rotted boards with date stamps from the factory on the back & no reply. Spoke with a local sales rep last year at the JLC show & told him all my rotting problems, he took my card & no call. I can't express how poorly W1 handled everything but the sale with me, their customer service was terrible. It seems to be an industry problem, salesman are your best friend to make the sale & have every excuse when something goes wrong. I knew better than to use PFJ outside, but the W1 looked great & they assured me it would perform great — shame on me for not trusting what I know. I will never use PFL outside again."

Bob428 (10/7/10):

Re: Windsor One Rot Problem

"I started using Windsor one pine when it first came out, stopped using it when every house I used it on rotted out in two years or less. I have a house right now I have to go back to remove the product and replace it. The reps for this company are deceitful liars. You have to fight tooth and nail with them to make good on this garbage product. The first time we had to call them out, the rep tried to tell me the back of the boards were printed with the words prime all cuts. I told him it didn't say that, after many conversations and finally a trip the cutomers home, when I ripped off a board and threw it at him, he fessed up. It wasn't until that time that they started to stamp the back of the pine with prime all cuts. That was in 2007. The bottom line is that there is not only the potential for rot, it would seem that there is (sic) type of chemical reaction with perhaps the glue that makes this stuff rot in a way I have never seen in my life. I have been in this trade for 38 years. When it rots and the rot goes undetected for a while, it rots through everything, sheathing and studs. It's time for a class action against Windsor Mill."

Bob428 to Skyhook (10/9/10):

Re: Windsor One Rot Problem

"ShyHook:

Most of the lumber companies here in Mass stopped selling the product. But I will concede that not every piece rots out. For example, in some instances 2 out of 4 pieces of window trim will rot out and 2 will not. If you use it for any type of water table application, kiss it goodbye. The end result here is that a nice intended interior product was marketed as an exterior product. There is nothing wrong with the application process; as a matter of fact that is exactly what the reps say???"

http://www.contractortalk.com/f11/windsor-one-rot-problem-58316/.

13. On or around October 14, 2010, Craig Flynn responded specifically to some of the comments made by Bob428, as follows:

Craig Flynn to Bob428 (10/14/10):

Re: Windsor One Rot Problem

"My name is Craig Flynn; I am President & CEO at Windsor Mill, a family owned manufacturing business for 38 years. I have previously posted on this thread, and addressed a number of potential reasons for damage due to rot on the exterior of

buildings.

. . . .

. . . .

To clarify a few things:

• We have had 'paint your cuts' (in some form or another) on our products since 1996.

wood products, including recommendations from the Western Red Cedar

Association, the US Forest Products Lab, and the Canadian Wood Council;

Painting your cuts is not specific to WindsorONE, but that of all primed

• There are no 'special' installation instructions for WindsorONE, only following best practices that have been recommended for the last 30+

years;

• There are no organics in our glues that would contribute to or cause decay."

http://www.contractortalk.com/f11/windsor-one-rot-problem-58316/. However, Craig Flynn avoided the main issue raised on the blog – whether WindsorONE trim board, made from

untreated Radiata Pine, is not suitable as exterior trim board because it rots and decays.

14. Defendants have also been informed by their authorized retailers or sellers of their

WindsorONE trim board, such as Johnson Lumber Co, National Lumber, LaValley, and others,

that they have received complaints and reports from their customers of WindsorONE trim board

rotting at alarming rates. Representatives from Johnson Lumber Co., National Lumber, and

LaValley also informed Defendants and Craig Flynn that they did not believe that the

WindsorONE trim board was fit or suited for use as an exterior trim board. Due to the volume

and magnitude of the rot claims, Defendants set up a claims protocol, separate and apart from its

warranty claim process, which is handled by its agent, Norcon, for each of these suppliers to deal

with current and future claims related to the decay and rot of the WindsorONE trim board. As

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part of this claims process, Defendants agreed that the suppliers could supply replacement product

for product that rotted regardless of how the product was installed.

15. Notwithstanding the reports about the rotting of WindsorONE trim board and

being told by the construction and forestry industry that untreated Radiata Pine should not be used

as trim board for exterior applications, Defendants continued, and continue to this very day, to

market and sell WindsorONE trim board for exterior applications.

16. This class action seeks common law and statutory damages, declaratory relief,

costs, attorneys' fees, and other relief as a result of Defendants' malicious, willful, deliberate,

wanton, and flagrant conduct in causing consumers' offices, homes, and other buildings to be in

a dangerous, defective, unsafe, and unfit condition for habitation.

PARTIES

17. Plaintiff Robert Torch is a citizen and resident of Oregon and owns a primary

residence in Portland, Oregon, in which WindsorONE trim board is installed.

18. Plaintiff Jesus ("Jesse") Gomez is a citizen and resident of Oregon and owns a

primary residence in Bridal Veil, Oregon, in which WindsorONE trim board is installed.

19. Defendant Windsor Willits Company is a California Corporation, headquartered

in Cotati, California. At all times relevant, Windsor Willits Company was engaged in the design,

manufacture, marketing, and sale of WindsorONE and WindsorONE+ Protected trim board that

has been installed on and in numerous offices, buildings, homes, and other structures throughout

the United States.

20. Defendant Windsor Surry Company is a Delaware Corporation, headquartered in

Dendron, Virginia. At all times relevant, Windsor Surry Company was engaged in the design,

manufacture, marketing, and sale of WindsorONE and WindsorONE+ Protected trim board that

has been installed in numerous offices, buildings, homes, and other structures throughout the

United States.

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21. Defendant Windsor Holding Company is a Nevada Corporation headquartered in

Petaluma, California. At all times relevant, Windsor Holding Company was engaged in the

design, manufacture, marketing, and sale of WindsorONE and WindsorONE+ Protected trim

board that has been installed in numerous offices, buildings, homes, and other structures

throughout the United States.

22. Upon information and belief, customer complaints and warranty claims regarding

WindsorONE and WindsorONE+ Protected trim board are processed in California at 7950

Redwood Drive, Suite 4, Cotati, CA 94931 or 661 Railroad Avenue, Willits, CA 95490.

23. Upon information and belief, all marketing of WindsorONE and WindsorONE+

Protected trim board in the United States, including distribution of advertising, as well as

marketing and promotional materials, has been managed by offices in California at 7950 Redwood

Drive, Suite 4, Cotati, CA 94931.

JURISDICTION AND VENUE

24. Defendants conduct substantial business in this District, including, but not limited

to, the marketing and sale of WindsorONE and WindsorONE+ Protected trim board. This Court

has jurisdiction over Defendants because they have intentionally availed themselves to the

markets and laws of the State of Oregon.

25. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1332 and the

Class Action Fairness Act of 2005, 28 U.S.C. § 1332(d)(2). The matter in controversy in this class

action exceeds \$5,000,000.00, exclusive of interest and costs, and the vast majority of members

of the class are citizens of states other than the state in which Defendants are incorporated and

where Defendants' primary places of business are located.

26. Venue is proper in this Court pursuant to 28 U.S.C. § 1391 because a substantial

part of the events or omissions giving rise to Plaintiffs' claims occurred in this District and a

substantial part of the property that is the subject of this action is situated in this District.

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FACTUAL ALLEGATIONS

Defendants' Trim Board Products

27. Windsor Mill was founded in 1972, and from its inception, Windsor Mill produced

finger-jointed wood trim boards and moldings for installation on wood structures as trim, fascia,

soffit, rake board, corner board, band board etc. Windsor Mill's predecessor company, founded

by Raymond Flynn, used Redwood and Douglas Fir to manufacture its products, including trim

board and moldings.

28. In 1996, Windsor Mill began producing the WindsorONE line of pre-primed trim

board products, which it still produces today. Windsor Mill markets and sells the pre-primed trim

board for exterior application or use as fascia, soffit, rake board, corner board, band boards, and

window and door trim/casing. Windsor Mill also markets and sells the same pre-primed trim board

for interior applications.

29. WindsorONE trim board is designed as a finger-jointed product, meaning that each

board is made up of several shorter boards that are joined together using a finger joint and

adhesive.

30. WindsorONE trim board is manufactured or made out of Radiata Pine, which is

imported from Australia, New Zealand, and South America, specifically Chile.

31. According to Windsor Mill's President and CEO, Craig Flynn, Windsor Mill took

Radiata Pine trees from the Monterey Coast of California and planted them in South America.

32. Defendants utilize an outer course cut of the juvenile Radiata Pine to manufacture

their trim board products. In their marketing materials, Defendants claim that the outer course cut

assures the dimensional stability of the product. The product's tagline was "Wood in its Prime."

33. Defendants did not treat the Radiata Pine used to manufacture the WindsorONE

trim boards with any wood preservative.

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34. All the trim boards are manufactured according to the same manufacturing process,

standards, and quality controls. The trim board manufacturing process is pictured on

WindsorONE's website, https://www.windsorone.com. As described by Craig Flynn, "the trim

boards are manufactured by first cutting boards to remove knots and other wood imperfections,

then finger-jointing and fastening together the resulting pieces with high grade waterproof glue.

Lastly, the boards are triple primed (three coats) with exterior-grade primer paint, then shipped to

distributors in plastic wrap...."

35. The Radiata Pine imported by Defendants from Australia, New Zealand, and South

America is plantation grown. As a result of being plantation grown, nearly all of the wood is

sapwood with little heartwood.

36. Radiata Pine sapwood has no rot resistance. Radiata Pine heartwood is rated as

having slight or no rot resistance.

37. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants were aware or should have been aware that the Radiata Pine sapwood has no rot

resistance and that its heartwood is rated as having slight or no rot resistance.

38. The sapwood of Radiata Pine is classified as perishable; its heartwood is classified

as non-durable.

39. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants were aware or should have been aware that the sapwood of Radiata Pine is classified

as perishable and that its heart wood is classified as non-durable.

40. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that other manufacturers and sellers of exterior trim board

made from Radiata Pine in the United States, such as Fletcher LIFESPAN (LOSP), Bodyguard

(LOSP), and Claymark Centurion (Tru-Core), were treating the Radiata Pine with Light Organic

Solvent-Born Preservative (LOSP) and other wood preservatives such as Tru-Core.

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41. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that manufacturers and sellers of exterior trim board

made from Radiata Pine in Australia and New Zealand treated the Radiata Pine with Boron salts,

Chromated Copper Arsenate (CCA), LOSP, Copper Azole, and other wood preservatives.

42. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that the building codes in New Zealand and Australia

prohibit the use of untreated Radiata Pine for structural uses in home construction.

43. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that in Australia and New Zealand, Radiata Pine not

treated with a wood preservative was not indicated for exterior use as trim, trim board, millwork,

or moldings, but rather, was only indicated for interior applications.

44. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that in the United States, Radiata Pine had been

successfully treated with various types of wood preservatives and used in the wood construction

industry for over forty years.

45. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that in the United States, wooden doors and window parts

have been treated with wood preservatives since the 1930's.

46. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that the Window & Door Manufacturer's Association,

also known as the WDMA, publishes Industry Standard 4 ("I.S.4") for Water Repellant

Preservative Non- Pressure Treatment for Millwork, as well as a list of the specific preservatives

it has certified, which meet the requirements of I.S.4.

47. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that the American Wood Protection Association, also

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known as the AWPA, publishes industry standards for preservatives and treated wood products,

including non-pressure treated millwork. In this regard, the AWPA lists the preservatives

available to treat the wood and specifies the preservative treatment level using a hazard scale or

level.

48. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

Defendants knew or should have known that according to the AWPA, the service condition that

applies to WindsorONE trim board is UC3A—Exterior Above Ground, Coated with Rapid Water

Runoff. This classification is for wood and wood based materials used in exterior construction

that are coated and not in contact with the ground. As defined by the AWPA, "Such products may

be exposed to the full effects of weather, but are in vertical exterior walls or other types of

construction that allows water to quickly drain from the surface." Examples are coated millwork,

siding, and trim. As such, Defendants knew or should have known that Radiata Pine, which is not

rot resistant, required preservative treatment to prevent it from decaying or rotting when used in

exterior applications, and what treatment process and preservative was prescribed by the AWPA.

49. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

it was widely known in the millwork industry and Defendants knew or should have known that it

is possible to effectively treat Radiata Pine and other species of Pine with preservatives to help

prevent the wood from rotting and/or decaying.

50. Prior to and after the introduction of WindsorONE into the marketplace in 1996,

it was feasible for Defendants to treat the Radiata Pine with a wood preservative such as Boron

salts, CCA, LOSP, Copper Azole, or another widely known and effective wood preservative,

before priming and ultimately selling their WindsorONE trim board products.

51. In 2005, Defendants introduced to the marketplace a second line of trim boards

manufactured out of Radiata Pine; however, the boards were injected with a borate protectant.

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Defendants introduced this line of products as a result of the claims, reports, and/or complaints

regarding the rotting of their WindsorONE trim board products.

52. In 2007, Defendants introduced to the marketplace and began manufacturing and

selling a separate line of trim board products manufactured out of Radiata Pine; however, the

Radiata Pine was treated with wood preservatives known as Tru-Core. This product was branded

by Defendants as WindsorONE+ Protected ("WindsorONE+"). Defendants introduced this line

of products as a result of the claims, reports, and/or complaints regarding the rotting of the

WindsorONE trim board.

53. Defendants rebranded the WindsorONE trim boards as WindsorONE Traditional.

54. Defendants provide a 30-year warranty against rot and decay for the

WindsorONE+ Protected trim board products but do not provide any warranty against rot and

decay for the WindsorONE Traditional trim board products. Yet, Defendants market and represent

that both products are indicated and suitable for exterior use.

55. The WindsorONE+ trim boards are manufactured from the Radiata Pine imported

from Australia and New Zealand. This is the same Radiata Pine that Defendants used to

manufacture the WindsorONE trim board, now branded as WindsorONE Traditional.

56. Except for the wood preservative treatment process, the manufacturing process for

WindsorONE+ is the same as the manufacturing process for WindsorONE, now branded as

WindsorONE Traditional.

57. With the exceptions that the Radiata Pine substrate of WindsorONE+ is treated

with a preservative and has three coats of factory-applied primer rather than two, the WindsorONE

Traditional and WindsorONE+ products are otherwise the same. The treatment of the Radiata

Pine with a wood preservative is the only difference between the two trim board products. The

WindsorONE+ trim board product is made with the same fiber (wood), the same finger-jointing,

edge glue, and primer as the WindsorONE Traditional trim board product.

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Defendants' Representations About Their Trim Board in Their Advertising and Marketing Materials

58. Defendants marketed, advertised, represented, and specified that the WindsorONE

trim boards and moldings were suitable for exterior application on homes, buildings, and other

wood structures.

59. Defendants market WindsorONE trim board as free of defects. Defendants market

and have marketed that their WindsorONE trim board "materials can provide you with the

durability and long term performance you require in a finger joint trim board - free of defects and

the potential callbacks they can cause."

60. Further, Defendants market and have marketed that consumers should "Think of

WindsorONE end and edge glued boards as turbo wood. Not only does it have all the great

qualities of wood, but in addition, it benefits from structural stability, decreased cupping, warping

or twisting, . . . and it's defect free."

61. Defendants market and have marketed that their WindsorONE trim board's "joints

are stronger than the wood itself, and waterproof." Defendants attribute this strength to the fact

that their trim board exceeds Wet Use Classification, ASTM D5572-95, stating that,

"WindsorONE exceeds the standards set by this test, and that's why our joints are stronger than

the wood itself, and waterproof!"

62. In addition, Defendants advertise, and have advertised in the past, that

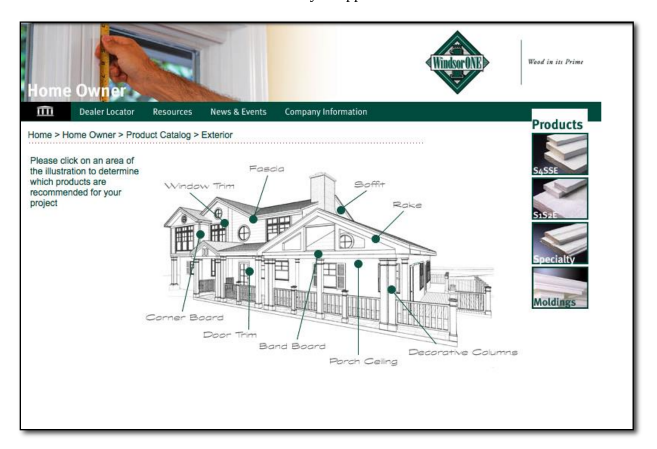
WindsorONE trim board is suitable for all interior and exterior application because of a "unique

blend of adhesives, designed for our specific manufacturing processes and your specific end-use."

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63. Defendants specifically represent and have represented that WindsorONE trim board was suitable for exterior use in a variety of applications:



64. In addition, Defendants also include in their marketing and/or product brochure a "Features and Benefits" list, which specifically states that WindsorONE is suitable for all exterior applications:

Feature #7

Windsor utilizes a unique blend of adhesives designed for our specific manufacturing processes and your specific end-use. WindsorONE™ is suitable for all interior and exterior applications. Our Proprietary Adhesive System (PAS) ensures exacting application of our Type 1 PVA glues. We warrant our glue lines.

When choosing a substrate, be sure to specify WindsorONE. Factory finished WindsorONE material can provide you with the durability and long term performance you require in a fingerjoint trim board - free of defects and the potential callbacks they can cause.

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65. Defendants advertise and have advertised in the past that WindsorONE trim board

is manufactured utilizing raw materials, which make it stable and consistent. Defendants advertise

that the wood used to manufacture WindsorONE trim board is superior to products that are

manufactured utilizing Cedar or Redwood.

66. Defendants represent and have represented that "Today's Redwood and Cedar

products are harvested from second and third growth forests, resulting in minimal vertical grain

availability and minimal clear all heart cuts. Most redwood is sapwood and mixed grain. As a

result, they possess no advantages over WindsorONE, and their lack of uniformity leads to

inconsistent performance."

67. Defendants advertise and have advertised that WindsorONE trim board is superior

to products that are manufactured utilizing #2 Pine, Spruce or Fir.

68. Defendants advertise and have advertised that they have a proven performance

record with WindsorONE trim board.

69. Defendants represent and have represented that "Windsor Mill is a proven

performer. Our record of performance with some of the largest material dealers and custom

homebuilders in the country is unsurpassed. Were it not for the continued development and

improvement of our products, strict adherence to our zero defects policy described below, and

top notch customer service, our business would not be growing at the exceptional rate that it

continues to do. The bottom line – we use the highest quality materials to produce the highest

quality products."

70. Defendants state in their WindsorONE trim board warranty that "Windsor Mill

guarantees WindsorONE's end and edge gluing for 10 years and its primer for 5 years."

71. Defendants warrant that they "will replace, without charge, any WindsorONE

product to be defective" within the time period set forth in their warranty.

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- 72. Defendants and their authorized agents and sales representatives have made and continue to make the above described assertions, statements, representations, and warranties with the intent and purpose of inducing contractors, builders, and consumers to buy WindsorONE trim board, now branded as WindsorONE Traditional, from Defendants, to install for exterior use or application on homes, apartments, office buildings, and other structures in the State of Oregon and throughout the United States.
- 73. In marketing the WindsorONE+ Protected product, Defendants highlight and stress in "WindsorONE +PROTECTED FACTS: TOP 10 THINGS KURT "THE KILT" SAYS ABOUT +PROTECTED:," among other things, the following:
 - 1. PROTECTED TO THE CORE; FULL PENETRATION

 Because unlike the other guys, we're assuming you'll actually want to cut the material at some point.
 - PROTECTED AGAINST ROT, INSECTS & MOLD
 Does not protect against your mother-in-law, hangovers, airport security, etc.
 - DURABLE FOR EXTERIOR & SAFE FOR INTERIOR
 Gold Indoor Air Quality Rating, low VOC's & California Hippie Approved.
 - THE CUT SURFACES ONLY NEED PRIMING
 No need to also apply special protection (we took care of that for you).
 - 9. BACKED BY A 30-YEAR LIMITED* WARRANTY

 The "limitation" is you have to install it correctly (for an example, see note on

http://www.windsorone.com/things-kurt-says.php)

74. Each of the above five advantages that Defendants tout that WindsorONE+ Protected holds over WindsorONE Traditional refers to, exposes, and corrects the fundamental flaw inherent in the WindsorONE Traditional product, namely, that its Radiata Pine substrate possesses no natural rot resistance and is not treated with a wood preservative. By treating the Radiata Pine substrate of WindsorONE+ Protected with a wood preservative, Defendants are now

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imparting to it the rot resistance required for the trim to be durable over the long term when used

as exterior trim on wood-frame houses designed, constructed, and maintained using standard

construction practices throughout the United States. Because the entire volume of each piece of

WindsorONE+ Protected is treated with a wood preservative, there is no rot-susceptible wood

that can be exposed by site-cutting and fastening. Even if site-cuts made in WindsorONE+

Protected trim board are not re-primed, its preservative-treated Radiata Pine substrate will not rot

within the 4 to 5 years typically experienced with the WindsorONE Traditional trim board

product, as evidenced by WindsorONE+ Protected's 30-year warranty against rot and termites,

and its claim that the treated trim boards can provide 50 plus years of service.

75. Despite the fact that WindsorONE Traditional's Radiata Pine wood substrate is not

treated with a wood preservative like the WindsorONE+ Protected trim boards, Defendants still

represent and market WindsorONE Traditional as indicated and suitable for exterior use and

application.

Failure of the Trim Board Product

76. Contrary to Defendants' representations, WindsorONE trim board has in fact

proven to be unable to withstand normal weather conditions and has absorbed moisture and water

at an extremely rapid rate resulting in rotting and decay of the wood and damage to surrounding

property.

77. Contrary to Defendants' representations regarding the quality of wood used to

manufacture WindsorONE trim board, the trim board is manufactured utilizing low cost and low

performance Radiata Pine. Instead of using a heartwood species of wood that is naturally rot

resistant, such as Western Red Cedar, Redwood, Douglas-Fir, or Eastern White Pine, for example,

Defendants manufactured WindsorONE trim board with Radiata Pine, which has no natural rot

resistance.

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78. While it is not unheard of to use a wood species for exterior trim that is not

naturally rot resistance, such products must be treated with an adequate preservative to eliminate

the wood as a food source for fungi. Unfortunately, Defendants failed to treat the Radiata Pine

they used to manufacture the WindsorONE trim board with any preservatives.

79. Further, the adhesive used is non-waterproof and unsuitable for exterior use to glue

small pieces of Radiata Pine into a long piece of trim board.

80. Defendants claim they used a cross-linking polyvinyl acetate ("PVAc") that meets

the ASTM D5572-95 industry standard.

81. However, the D5572-95 standard does not confirm that an adhesive is

waterproof—it only rates adhesives for water resistance. Water resistance is not sufficient for a

product that is intended to be exposed to rain, snow, humidity, and freeze-thaw cycles. For year-

round exterior applications, a manufacturer must use a waterproof adhesive that meets the

requirements of the more rigorous ASTM D2559 standard for Adhesives for Bonded Structural

Wood Products for Use Under Exterior Exposure Conditions.

82. The inferior adhesive breaks down over time and allows water to penetrate the

untreated and rot susceptible Radiata Pine.

83. As a direct result of Defendants' decision to use a non-waterproof adhesive and a

species of wood that is not rot resistant, the WindsorONE trim board absorbs water over time and

trim board installed on structures in the State of Oregon and throughout the United States has

prematurely decayed, rotted, split, warped, and become discolored.

84. The WindsorONE trim board product begins to prematurely rot well in advance of

its life expectancy or service life, which Defendants warrant for 10 years. Because the product is

often installed on high parts of homes that are not easily visible to the human eye, such as roof

soffits and fascia, homeowners may not immediately identify the rotted areas.

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85. Over time, the rotted areas expand, ultimately requiring complete replacement of

the trim board and costing homeowners and property owners tens of thousands of dollars in

materials, labor, and disposal fees.

86. Such premature decay, rotting, splitting, warping, and discoloration also damages

the structure on which the trim board is installed, causing the underlying structure to rot, buckle,

deteriorate, and experience water damage.

87. The deterioration of Defendants' trim board exposes the areas of the home beneath

it to the elements and allows moisture to enter the wall-system behind the trim board.

88. This causes the rest of the home, including the interior, to deteriorate.

89. The existence of Defendants' defective trim board on the structures of Plaintiffs

and Class members also decreases the value of those structures.

90. Due to Defendants' use of a non-waterproof adhesive that is unfit for the intended

application, a finger-jointed design, and a low-cost species of Pine, which is not rot resistant and

not fit for its intended use, the trim board fails and the wood rots and decays well in advance of

its life expectancy or service life, which Defendants warrant for 10 years. All owners of structures

containing the trim board have been damaged by the installation of the trim board on their

structures and will continue to be damaged so long as the trim board remains installed on their

structures.

Defendants' Liability for Damages to Plaintiffs and the Class

91. Defendants are responsible and liable for, among other things, the costs of

removing and replacing the trim board installed on Plaintiffs' structures and on Class members'

structures, as well as consequential property and other damages caused by the defective product.

92. By their wrongful actions and course of conduct alleged herein, Defendants have

acted with malice, deliberately, willfully, knowingly, wantonly, and with flagrant disregard of the

safety of persons who might be harmed by their product.

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93. As a direct and proximate result of Defendants' acts and/or omissions as alleged

herein, Plaintiffs and Class members have sustained, are sustaining, and will sustain damages to

their offices, homes, apartments, buildings, and other structures, as well as losses due to the

necessity of removing and replacing the defective trim board installed on their structures.

94. Had architects, contractors, builders, lumber yards, building supply stores, and

other building and construction professionals been aware of the true defective nature of

Defendants' trim board, and the fact that it was not fit for its intended use as exterior trim board,

they would not have recommended and/or specified it for installation on the exterior of a home,

condominium, apartment, building, or other structure. In addition, had Plaintiffs and the Class

members been aware of the true defective nature of Defendants' trim board and the fact that it

was not fit for its intended use as exterior trim board, they would not have purchased the trim

board, a home containing the defective trim board, or they would have purchased the trim board

or their homes containing the defective trim board at reduced prices.

95. Defendants' liability to Plaintiffs and Class members is not limited by Defendants'

express warranty. Defendants' limitation of remedies in its express warranty is unconscionable

and void.

96. Plaintiffs and many Class members were unaware of the limitation of remedies in

Defendants' express warranty at the time they came to own their trim board. Plaintiffs and many

Class members purchased homes and other structures already containing trim board and did not

see the limitations in Defendants' warranty prior to purchasing those structures. Moreover, many

Class members had trim board purchased for them by contractors, builders, and architects, for

installation, and did not see the terms of Defendants' warranty prior to making such purchases.

Accordingly, the limitations that Defendants seek to impose are invalid.

97. Further, many Class members, including Plaintiffs, did not negotiate or bargain

for the terms of Defendants' express warranty, but rather, had to accept it as drafted by

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Defendants. As the less powerful and less sophisticated party to the transactions with Defendants,

Class members were not in a position to analyze or bargain for the terms of Defendants' express

warranty and thus should not be held to its terms. The terms of the express warranty are

disproportionate and one-sided. Members of the Class had no understanding of the rights

Defendants' warranty required them to give up at the time they acquired their trim board.

98. Defendants' unconscionable limitation of remedies for a product they knew to be

defective was imposed on Plaintiffs and Class members in bad faith.

99. Defendants' express warranty fails of its essential purpose by limiting the remedies

available to consumers and erecting several barriers to its enforcement. The trim board's defective

design and manufacture requires it to be completely replaced at costs exceeding what Defendants

have contracted to pay pursuant to their express warranty. Moreover, the express warranty

requires that the defective trim board be replaced with the same defective trim board.

Plaintiff Torch's Experience with Defendants' Trim Board

100. In 2011, Plaintiff Torch purchased a home located at 4715 Southwest Hewett

Boulevard, Portland, Oregon 97221.

101. The prior owners of the home, Dan and Kay Hall ("the Halls") added an addition

("Garden Room Addition") to the home. Work on the Garden Room Addition started in 2007 and

was completed in 2008.

102. Plaintiff Torch's Garden Room Addition makes extensive use of Defendants'

WindsorONE trim board product.

103. The Halls hired Don Young ("Young") of Don Young and Associates, Inc. to build

the Garden Room Addition.

104. Young purchased the building materials for the Garden Room Addition, including

the WindsorONE trim board, from Parr Lumber in Portland, Oregon.

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105. Young's representative at Parr Lumber, Craig Wilson ("Wilson") provided Young

with marketing materials and product brochures for WindsorONE trim board products. Based on

this information and the aforementioned representations, Young specified the WindsorONE trim

board for the Garden Room Addition and relayed to the Halls what Wilson had told him, as well

as the information he read in the WindsorONE marketing materials, product brochures, and

product warranty.

106. Young and his clients, the Halls, chose to purchase WindsorONE trim board based

on the information Young received from Wilson and thereafter communicated to the Halls, which

included the representations in the marketing materials and product brochures, including, among

other things, that the trim board was a superior product suitable for exterior use. Young and the

Halls also considered and relied on the product warranty when deciding to specify and purchase

the WindsorONE trim board for the Garden Room Addition.

107. Young purchased the WindsorONE trim board from Parr Lumber in Portland

Oregon on the following dates: October 16, 2007; October 17, 2007; October 22, 2007; October

25, 2007; October 26, 2007; October 30, 2007; November 1, 2007; November 7, 2007; November

16, 2007; November 26, 2007; December 12, 2007; January 3, 2008; January 11, 2008; January

17, 2008; and February 19, 2008.

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108. A screenshot of the express product warranty posted on Defendants' website in October of 2007 stated as follows:

Home > Architect > Product Catalog > Warranty

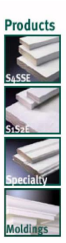
WindsorONE Warranty

Limited Warranty:

Windsor Mill guarantees WindsorONE's end and edge-gluing for 10 years and its primer for 5 years. Windsor Mill will replace, without charge, any WindsorONE product that installed according to directions and fails to meet this warranty within that time. Such replacement is the exclusive remedy for breach of warranty, with no consequential or other damages recoverable.

Warranty Disclaimer:

Windsor Mill's guarantee is limited to the above Limited Warranty. In Windsor Mill's opinion, its statements about WindsorONE products on this website and in printed literature are believed to be accurate, but do not constitute separate warranties. There are no warranties, expressed or implied, including merchantability, beyond the above Limited Warranty.



- 109. At the time of the aforementioned purchases of WindsorONE trim board, Parr Lumber was not stocking or selling WindsorONE+ Protected, nor were Defendants selling WindsorONE+ Protected in the State of Oregon.
- 110. The Garden Room Addition contains WindsorONE trim board installed as exterior trim, including but not limited to, installations as fascia, soffit, corner board, vertical boards, and band board.
- 111. The Garden Room Addition also contains trim and moldings made of Hemlock and Fir, which were installed by Young at the same time he installed the WindsorONE trim board.
- 112. Young installed the WindsorONE trim board products and the trim and moldings made out of Hemlock and Fir in accordance with standard construction practices in Portland, Oregon.
- 113. In 2011, when Plaintiff Torch purchased his home from the Halls, despite his due diligence and inspection, he did not notice any issues with the WindsorONE trim board on the Garden Room Addition.

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114. In late 2014, Plaintiff Torch was inspecting the Garden Room Addition roof and

noticed that a fair amount of WindsorONE trim board on the decorative "boxes" on the north and

south sides of the roof looked to be deteriorating. He noted that there were large splits, warping,

and areas where fungus was growing out of the wood.

115. In the spring of 2015, Plaintiff Torch asked a general contractor to look at the trim

board issues. While looking at the issues Plaintiff Torch previously discovered, the general

contractor showed Plaintiff Torch additional areas where the wood was damaged. Those areas

included the side columns of the Garden Room Addition and the outside baseboards. The columns

were cracking down the middle and the baseboards were cracking, warping, and had fungus

growing out of the wood.

116. This discovery concerned Plaintiff Torch and he subsequently contacted Young to

conduct an inspection.

117. Upon inspection, Young confirmed that he had used WindsorONE trim board on

each of the areas that were deteriorating, decaying, and rotting, and offered to get in touch with

WindsorONE to try and remedy the situation. Interestingly enough, Young's inspection also

revealed that the trim and moldings made from Hemlock and Fir, which he had installed according

to the same construction practices as the WindsorONE trim board, had not rotted.

118. On or around September 2, 2015, Young spoke to Wilson, his representative at

Parr Lumber, regarding the deteriorating and rotting trim board in an effort to get Defendants to

pay for the repair and replacement of the rotting WindsorONE trim board, as well as damage to

other parts of the home. Wilson informed Young that he would look into the process on how to

file a warranty claim and that other customers had contacted him about the WindsorONE trim

board products failing, rotting, decaying, and deteriorating.

119. Thereafter, on or around September 4, 2015, Young was contacted by Defendants'

agent, Norcon Consulting Group (formerly known as Norcon Forestry Ltd.) ("Norcon"),

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regarding filing a warranty claim on behalf of Plaintiff. After Young spoke to Norcon's

representative, Jennifer Taras, he received an email from her confirming that Norcon assists

Windsor Mill with warranty claims, stating that Norcon initiated a WindsorONE claim for rotting

trim installed on a home in southwest Portland, Oregon, and setting forth the materials for

submission of a warranty claim.

120. Norcon's role on behalf of Defendants in the warranty process is as follows: (1)

contact claimants or their representatives (builder or contractor) and have them submit the

necessary information as prescribed by Defendants for the warranty claim; (2) review the

submitted information and determine if an inspection is necessary to evaluate the claim; (3)

conduct the inspection (if necessary); (4) report their findings to Defendants and recommend

whether to accept or deny the warranty claim; (5) interface or discuss with Defendants, including

President and CEO, Craig Flynn, whether to accept or deny the warranty claim or offer a

settlement to the claimant outside of the warranty; and (6) inform the claimant or their

representative of Defendants' warranty determination and offer a settlement outside of the

warranty.

121. Within the terms of the applicable express warranty, Young, on behalf of Plaintiff

Torch, submitted a warranty claim to Norcon with all the requisite information in September 2015.

122. As part of its investigation, Norcon inspected the property on October 20, 2015.

The inspection was conducted by Matthew Jesson.

123. In early November 2015, Defendants, through Norcon, informed Plaintiff Torch

that the inspection revealed that the primary cause of Plaintiff Torch's damage was wood decay

and the "products [do] not carry a warranty that covers decay." Defendants also stated, "there

[were] certain aspects of the installation that [did] not comply with the WindsorONE installation

instruction or recommendations by various wood product Associations and other manufacturers."

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124. In an email to Mr. Torch, Norcon states, "I do not want to discredit the impressive

level of detail that went into the installation of the [trim] features on your home...however...there

are certain aspects of the installation that do not comply with the WindsorONE Installation

Instructions..." Norcon does not explain how the builder failed to comply with the installation

instructions. Norcon states, "In an environment such as your deck, drying potential of exterior

wood products is limited which increases the likelihood that any untreated wood product [such

as WindsorONE] will rot..." and "Decay can only be prevented through drainage and drying of

the untreated wood product as all wood will rot under conditions with adequate temperature and

moisture content." Norcon does not explain why the decades-old wood siding and trim on the

original house, which was subjected to the same weather/climate conditions as the WindsorONE

trim (but for decades longer), has not rotted. Nor does Norcon explain why a painted pergola

made of untreated Douglas-Fir—built off-site but installed at the same time as the WindsorONE

trim—has not rotted. Norcon does not explain why the ornamental balusters—made from an

unknown wood—in the guard rail around the rooftop deck between the rotting WindsorONE-clad

pedestals have not rotted. The WindsorONE trim board rotted before the 5-year warranty on its

factory-primer and the 10-year warranty on its glue joints elapsed. As it has routinely done when

settling claims for rotting non-preservative-treated WindsorONE trim board used as exterior trim,

Windsor Mill, through Norcon, offered Mr. Torch preservative-treated WindsorONE+ Protected

trim board as replacement material.

125. Defendants made Plaintiff Torch a settlement offer in the form of a material credit

for 2,004 linear feet of WindsorONE+ Protected trim board. This unreasonable offer did not even

cover the cost of the damaged trim board.

126. The Torch sunroom, trellis, and entrances installed by Young in 2007 are well

above industry standards and represent best practices. Mitered ends of WindsorONE were joined

with biscuits and glued. Additionally, sealant was applied to the juncture of the trim boards and

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metal cap flashing installed on the tops of the columns. Despite this high level of workmanship,

the WindsorONE trim board failed.

127. The trim board installed on Plaintiff Torch's structure is failing, rotting, and

decaying, despite being installed well above standard construction practices in Portland, Oregon.

128. The failing trim board on Plaintiff Torch's structure has resulted in damages not

only to the trim board itself, but also to the structure on which the trim board is installed. The

structure has sustained significant water damage and various portions of the structure are rotting

as a result of the defective trim board installed on Plaintiff Torch's structure.

129. Removing all the damaged trim board will also require custom moldings and

additional custom built elements to be removed from Plaintiff Torch's structure.

130. At present, the fascia trim on Plaintiff Torch's structure has exhibited significant

swelling and rotting as a result of the defective production of the trim board including, but not

limited to, the failure of the end and edge gluing as well as the primer failures.

131. There is also significant swelling and rotting to the vertical boards on Plaintiff

Torch's structure.

132. The soffits, corner boards, and band boards on Plaintiff Torch's structure, as well

as other trim located on Plaintiff Torch's structure, have also exhibited damage.

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133. As demonstrated in the photographs below, the trim board installed on Plaintiff Torch's structure has deteriorated, rotted, and decayed to an alarming degree:







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- 134. The damages to Plaintiff Torch's structure will cost more than \$30,000 to remediate, based on estimates given to Plaintiff Torch.
- 135. Defendants have failed to resolve Plaintiff Torch's warranty claim as provided in their warranty and as required by the laws of the State of Oregon.

Plaintiff Gomez's Experience with Defendants' Trim Board

- 136. In May 2006, Plaintiff Gomez began building a home located at 48025 East Historic Columbia River Highway, Bridal Veil, Oregon 97010.
 - 137. Construction of Plaintiff Gomez's home was completed in April 2007.
- 138. Plaintiff Gomez's home makes extensive use of Defendants' WindsorONE trim board product, installed as exterior trim, including, but not limited to, installations as fascia, soffit, corner board, vertical boards, and band board.

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139. Plaintiff Gomez built the home himself through his general contracting company,

JAG Construction.

140. Plaintiff Gomez hired Enrique Rodriguez ("Rodriguez"), President/Owner of The

Best Exteriors, as his siding contractor.

141. Plaintiff Gomez purchased the building materials for his home from Parr Lumber

in Portland, Oregon, in May 2006.

142. Plaintiff Gomez's representative at Parr Lumber, Craig Wilson ("Wilson"),

provided him with marketing materials and product brochures for WindsorONE trim board

products. Wilson also told Plaintiff Gomez that WindsorONE trim board was the best trim board

product in the business. Based on this information and the aforementioned representations, Wilson

recommended WindsorONE trim board for use on Plaintiff Gomez's home.

143. Plaintiff Gomez chose to use WindsorONE trim board for his home based on the

information he received from Wilson at Parr Lumber, which included the representations in the

marketing materials and product brochures, including, among other things, that the trim board

was a superior product suitable for exterior use. Plaintiff Gomez also considered and relied on the

product warranty when deciding to specify and purchase WindsorONE trim board for his home.

144. Thereafter, Plaintiff Gomez informed Rodriguez that WindsorONE trim board

would be used for the exterior trim on the home.

145. Rodriguez purchased the WindsorONE trim board for Plaintiff Gomez's home

from Parr Lumber in Portland, Oregon in or about November 2006.

146. A screenshot of the express warranty posted on Defendants' website in November

of 2006 stated as follows:

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Home > Architect > Product Catalog > Warranty

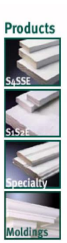
WindsorONE Warranty

Limited Warranty:

Windsor Mill guarantees WindsorONE's end and edge-gluing for 10 years and its primer for 5 years. Windsor Mill will replace, without charge, any WindsorONE product that installed according to directions and fails to meet this warranty within that time. Such replacement is the exclusive remedy for breach of warranty, with no consequential or other damages recoverable.

Warranty Disclaimer:

Windsor Mill's guarantee is limited to the above Limited Warranty. In Windsor Mill's opinion, its statements about WindsorONE products on this website and in printed literature are believed to be accurate, but do not constitute separate warranties. There are no warranties, expressed or implied, including merchantability, beyond the above Limited Warranty.



- 147. At the time of the aforementioned purchase of WindsorONE trim board, Parr Lumber was not stocking or selling WindsorONE+ Protected, nor were Defendants selling WindsorONE+ Protected in the State of Oregon.
- 148. Plaintiff Gomez's home contains WindsorONE trim board installed as exterior trim, including, but not limited to, installations as fascia, corner board, vertical boards, band board, door trim, and window trim.
- 149. Pursuant to Plaintiff Gomez's instructions, Rodriguez purchased and installed all of the WindsorONE trim board and siding on the home.
- 150. Rodriguez installed the WindsorONE trim board products in accordance with standard construction practices in Bridal Veil, Oregon.
- 151. In approximately March 2014, Plaintiff was inspecting the exterior of his home and discovered that a fair amount of WindsorONE trim board, particularly on the back side of the home, was beginning to show signs of deterioration.
- 152. This discovery concerned Plaintiff Gomez and he subsequently contacted Wilson at Parr Lumber to inquire about contacting WindsorONE to file a warranty claim.

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153. When speaking with Wilson, Plaintiff Gomez discussed his concerns regarding the

signs of his deteriorating trim board in an effort to get Defendants to pay for the repair and

replacement of the rotting WindsorONE trim board, as well as damage to other parts of the home.

Wilson informed Plaintiff Gomez that he would look into the process on how to file a warranty

claim and that other customers had contacted him about the WindsorONE trim board products

failing, rotting, decaying, and deteriorating.

154. Thereafter, on September 10, 2015, Plaintiff Gomez was finally put in touch with

Defendants' agent, Norcon Consulting Group ("Norcon") (formerly known as Norcon Forestry

Ltd.). After Plaintiff Gomez spoke to Norcon's representative, Jennifer Taras, he received an

email from her on September 11, 2015, confirming that Norcon assists Windsor Mill with

warranty claims, stating that Norcon initiated a WindsorONE claim for rotting trim installed on

his home in Bridal Veil, Oregon, and setting forth the materials for submission of a warranty

claim.

155. Norcon's role on behalf of Defendants in the warranty process is as follows: (1)

contact claimants or their representatives (builder or contractor) and have them submit the

necessary information as prescribed by Defendants for the warranty claim; (2) review the

submitted information and determine if an inspection is necessary to evaluate the claim; (3)

conduct the inspection (if necessary); (4) report their findings to Defendants and recommend

whether to accept or deny the warranty claim; (5) interface or discuss with Defendants, including

President and CEO, Craig Flynn, whether to accept or deny the warranty claim or offer a

settlement to the claimant outside of the warranty; and (6) inform the claimant or their

representative of Defendants' warranty determination and offer a settlement outside of the

warranty.

156. Within the terms of the applicable express warranty, Plaintiff Gomez submitted a

warranty claim to Norcon in September 2015.

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157. As part of its investigation, Norcon inspected Plaintiff Gomez's home on July 12, 2017. The inspection was conducted by Jennifer Taras ("Taras").

158. On July 21, 2017, Defendants, through Norcon and Matthew Jesson, informed Plaintiff Gomez via email that the inspection revealed that the primary cause of Plaintiff's damage was wood decay and the "untreated wood product [] [] carries no warranty that covers wood decay." Defendants also stated that there are "installation concerns on your home that may be contributing to the prolonged exposure of the trim to water which has promoted the growth of decay causing fungi[.]"

159. The email also states, among other things, the following:

As we discussed on the phone last month, the WindsorONE product sold to you in 2008 is an untreated wood product and, thus, carries no warranty that covers wood decay. The warranties on the product cover primer for a period of 5 years and manufacturing (edge and fingerjoints) for a period of ten years. I do not see indications of manufacturing issues and the primary issue of concern is wood decay. Wood decay in an untreated exterior cladding product can only be prevented by designing and installing trim and siding in a manner that promotes drainage and drying of water to maintain the moisture content of the wood at levels below those required to sustain the growth of decay causing fungi.

Installation concerns on your home that may be contributing to the prolonged exposure of the trim to water which has promoted the growth of decay causing fungi are as follows:

- Flashing does not appear to be shedding water. There is not an adequate pitch, drip edge or end dams on the flashing.
- No drip cap over windows and caulking failure between windows and trim. This will permit water ingress which is evident by the decay pattern. Water appears to be trapped within the exterior wall assembly.
- Trim has been installed without adequate clearance from some underlying surfaces.
- Siding has been installed tight to flashing over trim which will prevent water from exiting the assembly. Most fiber cement siding manufacturers require a 1/4" clearance above flashing.
- Some of the decay patterns originating at end grain are indicative of job site cuts not having been adequately re primed or painted prior to installation. Some of the photos provided to this office identify job site cuts that were not coated.

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• Caulking failure between siding and trim which will permit water ingress into the

wall assembly.

160. On July 31, 2017, Defendants made Plaintiff Gomez a settlement offer in the form

of a material credit for 784 linear feet of WindsorONE+ Protected trim board. This unreasonable

offer did not even cover the cost of the damaged trim broad.

161. The trim board installed on Plaintiff Gomez's structure is failing, rotting, and

decaying, despite being installed well above standard construction practices in Bridal Veil,

Oregon.

162. The failing trim board on Plaintiff Gomez's structure has resulted in damages not

only to the trim board itself, but also to the structure on which the trim board is installed. The

structure has sustained significant water damage and various portions of the structure are rotting

as a result of the defective trim board installed on Plaintiff Gomez's structure.

163. Removing all the damaged trim board will also require custom moldings and

additional custom built elements to be removed from Plaintiff Gomez's structure.

164. At present, the fascia trim on Plaintiff Gomez's structure has exhibited significant

swelling and rotting as a result of the defective production of the trim board including, but not

limited to, the failure of the end and edge gluing as well as the primer failures.

165. There is also significant swelling and rotting to the vertical boards on Plaintiff

Gomez's structure.

166. The soffits, corner boards, and band boards on Plaintiff Gomez's structure, as well

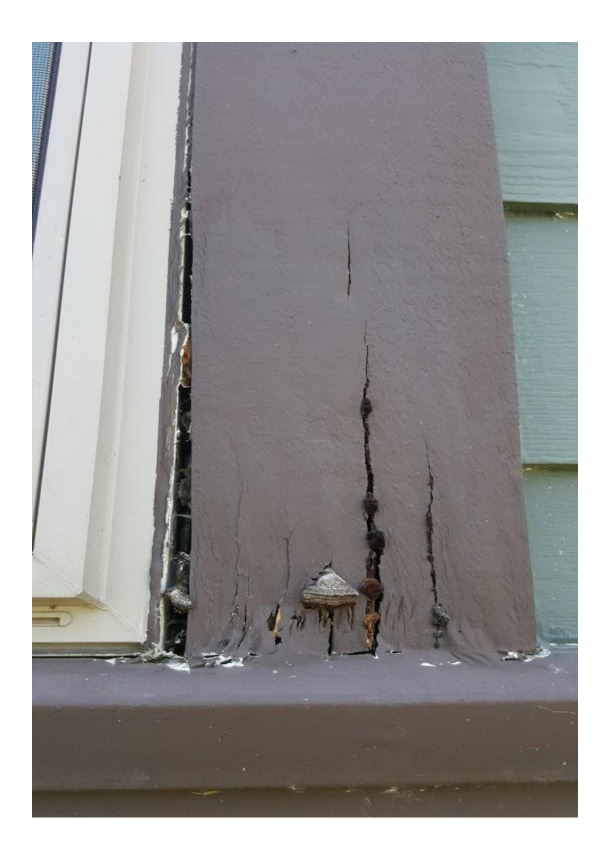
as other trim located on the structure, have also exhibited damage.

167. As demonstrated in the photographs below, the trim board installed on Plaintiff

Gomez's structure has deteriorated, rotted, and decayed to an alarming degree:

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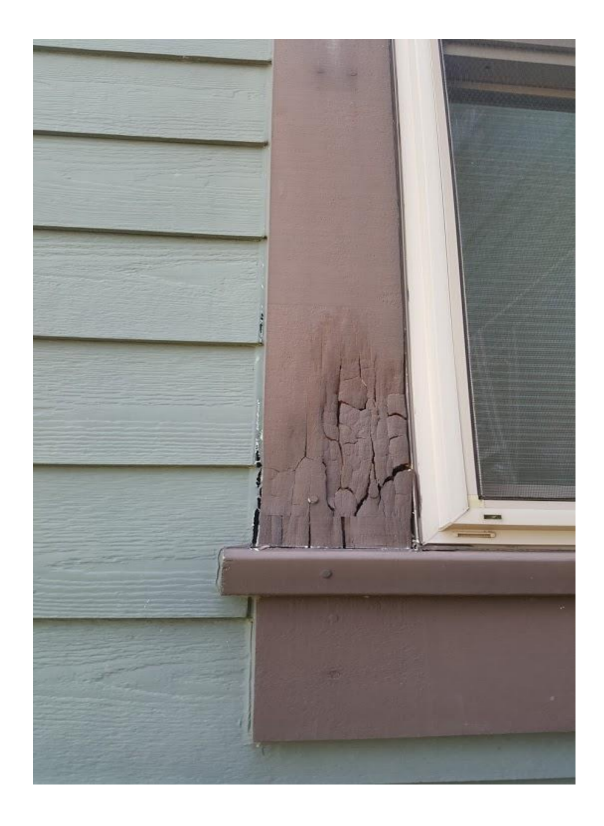
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168. The damages to Plaintiff Gomez's structure will cost more than \$30,000 to

remediate, based on his estimates.

169. Defendants have failed to resolve Plaintiff Gomez's warranty claim as provided in

their warranty and as required by the laws of the State of Oregon.

CLASS ACTION ALLEGATIONS

170. Plaintiffs seek to bring this case as a class action, under Federal Rule of Civil

Procedure 23, on behalf of themselves and all others similarly situated. The proposed Class ("the

Class") is defined as:

All persons and entities in the State of Oregon who own or owned homes, apartments, office buildings, or other structures in which WindsorONE trim board

is or was installed on the exterior

Numerosity

171. The use of Defendants' WindsorONE trim board has damaged and continues to

damage a vast number of persons and entities in the State of Oregon that own offices, homes,

apartments, buildings, and other structures, in which the trim board has been installed. The

members of the Class are so numerous that joinder of all members is impracticable.

172. The exact number of Class members is unknown as such information is in the

exclusive control of Defendants. However, given the widespread use of WindsorONE trim board

in the State of Oregon, and the size and reach of Defendants' operations, Plaintiffs believe the

Class consists of hundreds of consumers statewide, making joinder of Class members

impracticable.

Commonality and Predominance

173. The claims of Plaintiffs and Class members rely upon common questions of law

and fact. Plaintiffs and Class members are also entitled to a common form of relief, namely

damages.

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174. The harm that WindsorONE trim board has caused, is causing, and will cause, is substantially uniform with respect to all Class members. Common questions of law and fact

affecting the Class members include, but are not limited to, the following:

a. Whether Defendants' WindsorONE trim board is defective;

b. Whether the trim board has not or will perform in accordance with the reasonable

expectations of ordinary consumers;

c. Whether Defendants knew or should have known of the defective nature of their

trim board before placing it into the stream of commerce for purchase by Plaintiffs

and the Class;

d. Whether Defendants concealed from consumers and/or failed to disclose to

consumers the defect;

e. Whether Defendants have failed to prevent damages caused by the defective

product they designed, manufactured, and sold into the stream of commerce;

f. Whether Defendants have failed to warn consumers about the reasonably

foreseeable dangers of using their trim board;

g. Whether Defendants have breached an express warranty;

h. Whether Defendants acted negligently;

i. Whether Defendants have breached an implied warranty of merchantability;

j. Whether Defendants have breached an implied warranty of fitness for particular

purpose;

k. Whether any purported limitations on recovery under Defendants' express

warranty were unconscionable;

1. Whether Defendants' express warranty failed of its essential purpose;

m. Whether Defendants' trim board is fit or suitable for its intended purpose as

exterior trim board;

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n. Whether Defendants concealed from consumers and/or failed to disclose to

consumers that their trim board was not fit for its intended purpose as exterior trim

board;

o. Whether Defendants' conduct should be enjoined; and

p. Whether the members of the Class have sustained damages and, if so, the proper

measure of such damages.

175. These common questions of law and fact predominate over any individual

questions that may exist or arise.

Typicality

176. Plaintiffs' claims are typical of the claims of the Class members. All claims arise

from the same factual background and legal theories. Plaintiffs and all Class members sustained

damages arising out of Defendants' wrongful course of conduct. The harms suffered by Plaintiffs

are typical of the harms suffered by the members of the Class, and Plaintiffs and other Class

members have an interest in preventing Defendants from engaging in such activity in the future.

Adequacy of Representation

177. Plaintiffs will fairly and adequately protect the interests of the Class. Plaintiffs

have retained counsel competent and experienced in class action and product liability litigation

and has no conflict of interest with other Class members in the maintenance of this class action.

Plaintiffs have no relationship with Defendants except as consumers who purchased homes that

incorporated Defendants' products. Plaintiffs will vigorously pursue the claims of the Class.

Superiority

178. A class action is superior to other available methods for the fair and efficient

adjudication of this controversy because joinder of all members is impracticable. Furthermore,

because the damages suffered by individual Class members may be relatively small, the expense

and burden of individual litigation makes it impracticable for the Class to individually seek redress

for the wrongs they have experienced. Plaintiffs believe that Class members, to the extent they

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are aware of their rights against Defendants herein, would be unable to secure counsel to litigate

their claims on an individual basis because of the relatively small nature of the individual

damages, and that a class action is the only feasible means of recovery for the Class members.

Individual actions would also present a substantial risk of inconsistent decisions, even though

each Class member has an identical claim of right against Defendants.

Manageability

179. Plaintiffs envision no difficulty in the management of this action as a class action.

The advantages of maintaining the action as a class action far outweigh the expense and waste of

judicial effort that would result from a multitude of separate adjudications of these issues for each

member of the Class or the injustice that would result if individual actions could not be brought

due to lack of notice or resources.

180. Class treatment further ensures uniformity and consistency in results and will

provide optimum compensation to members of the Class for their injuries.

EQUITABLE TOLLING AND ESTOPPEL OF STATUTES OF LIMITATION

181. Despite knowing that their trim board was defective, Defendants concealed the

defective nature from Plaintiffs and the Class by affirmatively marketing and advertising their

trim board as being proper for exterior use as building trim. Defendants also failed to apprise

consumers of the trim board's inability to withstand normal conditions and its excessive

absorption of moisture.

182. Plaintiffs and Class members did not and could not have known that their trim

board was made with improper materials that would cause it to prematurely rot and deteriorate,

as this fact was not disclosed to them and was not apparent from a superficial inspection of

Defendants' trim board.

183. Plaintiffs and Class members could not have discovered the defective nature of

Defendants' trim board through the exercise of due diligence.

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184. Due to Defendants' fraudulent concealment of the defects associated with its trim

board, Defendants are estopped from asserting statute of limitations defenses to any of the claims

alleged herein.

FIRST CLAIM FOR RELIEF

Strict Products Liability

185. Plaintiffs re-allege and incorporates by reference each of the paragraphs above.

This claim for relief is brought against Defendants on behalf of all Class members.

186. The WindsorONE trim board products manufactured and sold by Defendants were

defective, as set forth herein, at the time they were purchased and installed in and on Plaintiffs'

and Class members' structures. The trim board products were intended to and did reach Plaintiffs

and Class members without substantial change from the condition in which they were

manufactured and sold.

187. The WindsorONE trim board products were and are defective as a consequence of

design flaws. As a consequence of its design flaws, the WindsorONE trim board is and was

unreasonably dangerous to the structures in which it was installed because it prematurely rots and

deteriorates. This premature rot and deterioration causes the trim board to fail to perform as

intended and as warranted, and such failures, rot, and deterioration have led, and will continue to

lead, to water intrusion and other related damages to Plaintiffs' and Class members' structures.

188. The WindsorONE trim board products were and are dangerous to an extent beyond

that which would be contemplated and expected by the ordinary consumer purchasing such

products with the ordinary knowledge common to the community as to its characteristics.

189. It was foreseeable, expected, and intended that the WindsorONE trim board

products would be installed in and to the exterior of Plaintiffs' and Class members' structures and

that the trim board would be used for its intended purpose.

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190. Defendants' defective WindsorONE trim board products were the foreseeable and

proximate cause of extensive property damage to Plaintiffs' and Class members' structures. As

such, Plaintiffs and Class members seek damages for the cost of replacing their defective

WindsorONE trim board with replacement trim board that will function properly as exterior trim

board, as well as any consequential and incidental damages arising therefrom.

. Plaintiffs and Class members have sustained, are sustaining, and will sustain

damages and losses as alleged herein.

SECOND CLAIM FOR RELIEF

Negligence

192. Plaintiffs re-allege and incorporate by reference each of the paragraphs above. This

claim for relief is brought against Defendants on behalf of all Class members.

193. Defendants designed, manufactured, marketed, and sold the WindsorONE trim

board products that were installed in and to the exterior of Plaintiffs' and Class members'

structures.

194. Defendants owed Plaintiffs and Class members, as foreseeable future plaintiffs, a

duty to use reasonable care to design, develop, test, manufacture, distribute, market, and sell a

non-defective trim board product.

195. Defendants also owed Plaintiffs and Class members a duty of care to warn them

of the defects associated with their WindsorONE trim board products.

196. Defendants breached their duty of care by negligently selecting materials for

designing, developing, testing, distributing, marketing, and selling the defective WindsorONE

trim board products. Upon information and belief, all of the forgoing took place in the State of

Oregon.

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197. Defendants also breached their duty of care by negligently failing to warn

architects, consumers, contractors, carpenters, and retailers that their WindsorONE trim board

products were defective and would fail and cause damages.

198. Defendants were aware, or reasonably should have been aware, that their

WindsorONE trim board was defective.

199. When purchasing Defendants' WindsorONE trim board and/or structures clad with

the WindsorONE trim board, Plaintiffs, Class members, and/or their contractors and architects

were unaware of the WindsorONE trim board's defective nature.

200. It was foreseeable that Defendants' WindsorONE trim board would be installed in

and to the exterior of Plaintiffs' and Class members' structures, that the trim board would

deteriorate and fail, and that Plaintiffs and Class members would therefore be injured by the

resulting water intrusion and property damage.

201. The failing WindsorONE trim board on Plaintiffs' structures has resulted in

damages not only to the WindsorONE trim board itself, but also to the structure on which the

WindsorONE trim board is installed. The structure has sustained significant water damage and

various portions of the structure are rotting as a result of the defective WindsorONE trim board

installed on Plaintiffs' structure.

202. As a direct and proximate result of Defendants' negligence, Plaintiffs and Class

members have sustained, are sustaining, and will sustain damages and losses as alleged herein.

THIRD CLAIM FOR RELIEF

Breach of Express Warranty

203. Plaintiffs re-allege and incorporate by reference each of the paragraphs above. This

claim for relief is brought against Defendants on behalf of all Class members.

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204. Defendants designed, developed, tested, manufactured, distributed, marketed, and

sold WindsorONE trim board for purposes of its eventual sale to end users and installation in

offices, homes, apartments, buildings, and other structures.

205. Further, Defendants made the previously described express affirmations,

statements, assertions, and representations concerning their WindsorONE trim board's durability,

quality, and ability to be used as an exterior trim product, in its marketing and advertising

materials, in order to induce consumers, including Class members and/or their contractors and

architects, to purchase their trim board. Such affirmations constitute express warranties pursuant

to ORS 72.3150.

206. Defendants made the following affirmations of fact, descriptions, and promises

regarding their WindsorONE trim board, to Class members and their contractors and architects,

in marketing materials made available to consumers such as Class members and/or their

contractors and architects:

Windsor Mill uses the highest quality materials to produce the highest quality

products.

No special precautions are necessary when working with WindsorONE versus

composite trim boards.

o That WindsorONE is superior to wood and should be thought of "as turbo wood."

o WindsorONE has "all the great qualities of wood, but in addition, it benefits from

increased structural stability, decreased cupping, warping, or twisting"

WindsorONE "joints are stronger than the wood itself, and waterproof."

o WindsorONE is superior to #2 Pine, Spruce, or Fir, primed or unprimed.

o Redwood and Cedar products "possess no advantage over WindsorONE, and in

[sic] in fact are inferior [to WindsorONE] when it comes to performance."

o "WindsorONE is suitable for all interior and exterior applications."

• WindsorONE provides "durability and long term performance"

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207. Plaintiffs and Class members, and/or their contractors and architects, relied on

Defendants' representations regarding the durability and quality of their WindsorONE trim board

and its suitability for use as an exterior trim product, as well as the existence of Defendants'

warranty.

208. Plaintiffs and Class members, and/or their contractors and architects, also relied

on Defendants' representations regarding the durability and quality of their WindsorONE trim

board and its suitability for use as an exterior trim product, as well as the existence of Defendants'

warranty.

209. Defendants' affirmations became the basis of the bargain when Plaintiffs and Class

members, and/or their contractors and architects, purchased the WindsorONE trim board for

offices, homes, apartments, buildings, or other structures containing the trim board.

210. Defendants' WindsorONE trim board failed to comport with the affirmations,

statements, assertions, and representations made by Defendants and instead decayed and rotted

prematurely and proved itself unfit for many of its recommended exterior trim applications.

211. Defendants were aware of the true nature of the trim board at the time that the trim

board was sold to Plaintiffs and Class members.

212. But for Defendants' conduct alleged herein, and their breach of express warranty,

Plaintiffs and Class members would not have suffered the damages and losses alleged herein.

213. Defendants breached their express warranty by failing to provide trim board that

was suitable for use as an exterior trim board, fascia board, edge board, soffit board, or cladding.

Defendants further breached their 10-year express warranty by denying warranty claims based on

improper installation when, in fact, no method of installation would avoid the inherent problem

with Defendants' trim board.

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214. As a direct and proximate result of Defendants' breach of express warranty,

Plaintiffs and Class members have sustained, are sustaining, and will sustain damages and losses

as alleged herein.

215. Plaintiffs and Class members have been damaged by Defendants' breach of

express warranty, having unknowingly purchased a product that deteriorates prematurely and fails

to perform as Defendants promised. Plaintiffs and Class members have incurred, or will be forced

to incur, unanticipated expenses associated with replacing Defendants' product, along with

sustaining consequential damages caused by Defendants' trim board.

FOURTH CLAIM FOR RELIEF

Breach of Implied Warranty of Merchantability

(ORS 72.3140)

216. Plaintiffs re-allege and incorporate by reference each of the paragraphs above. This

claim for relief is brought against Defendants on behalf of all Class members.

217. Defendants manufactured WindsorONE trim board products and sold the trim

board products as retail consumer goods in Oregon.

218. Defendants designed, developed, tested, manufactured, distributed, marketed, and

sold WindsorONE trim board for purposes of its eventual sale to end users and installation in

offices, homes, apartments, buildings, and other structures.

219. Defendants are merchants of building materials, including building trim board.

220. Defendants impliedly warranted pursuant to ORS 72.3140 that their trim board

passed without objection in the trade and was fit for the ordinary purposes for which it is used—

fascia, soffits, corner board, window trim, door trim, and any other exterior trim application.

Specifically, Plaintiffs and their contractors and/or architects relied upon Defendants'

representations alleged above as the basis for the purchase of Defendants' WindsorONE trim

board.

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221. Defendants knew and/or should have known that their WindsorONE trim board

was not of acceptable quality given that it was designed and manufactured with a sub-standard

adhesive, which rendered it unable to resist moisture as it was intended to do.

222. Defendants knew and/or should have known that their WindsorONE trim board

was not generally fit for the ordinary purposes for which it was intended to be used and did not

pass without objection in the trade, as it was manufactured with sub-standard materials that

Defendants should have known would cause it to fail.

223. Defendants' WindsorONE trim board was not merchantable at the time of sale

given that it was constructed with a non-waterproof adhesive and a non-decay resistant species of

low quality wood, which prevented it from being able to serve its ordinary purpose and from

passing without objection in the trade.

224. Defendants knew and/or should have known that their WindsorONE trim board

would reach the end user without substantial change and in the condition in which it was sold.

225. Defendants' WindsorONE trim board has failed in its ordinary and intended use

as an exterior trim product, given that it cannot withstand normal weather conditions and absorbs

water and moisture, which cause it to prematurely deteriorate, rot, and decay.

226. Defendants' WindsorONE trim board has failed to pass without objection in the

trade and is not of comparable quality to other exterior trim products in its line of trade. Unlike

other trim products, Defendants' WindsorONE trim board has absorbed water at an alarming rate,

resulting in premature decay, rotting, splitting, warping, and discoloration.

227. But for Defendants' conduct alleged herein, and their breach of the warranty of

merchantability accompanying their WindsorONE trim board, Plaintiffs and Class members

would not have suffered the damages they have sustained to their structures, or related damages,

as alleged herein.

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228. As a direct and proximate result of Defendants' breach of warranty of

merchantability, Plaintiffs and Class members have sustained, are sustaining, and will sustain

damages to their structures, as well as related damages, as alleged herein.

FIFTH CLAIM FOR RELIEF

Breach of Implied Warranty of Fitness for Particular Purpose

(ORS 72.3150)

229. Plaintiffs re-allege and incorporate by reference each of the paragraphs above. This

claim for relief is brought against Defendants on behalf of all Class members.

230. Defendants manufactured WindsorONE trim board products and sold the trim

board products as retail consumer goods in Oregon.

231. Defendants designed, developed, tested, manufactured, distributed, marketed, and

sold WindsorONE trim board for purposes of its eventual sale to end users and installation in

offices, homes, apartments, buildings, and other structures.

232. Defendants are merchants of building materials, including building trim board.

233. Defendants impliedly warranted pursuant to ORS 72.3150 that their WindsorONE

trim board passed without objection in the trade and was fit for the particular purposes for which

it is used—fascia, soffits, corner board, window trim, door trim, and any other exterior trim

application—and was used on the exterior of Plaintiffs' structures.

234. Specifically, Plaintiffs, their prior owner, and their contractors and/or architects

relied upon Defendants' representations alleged above as the basis for the purchase of Defendants'

WindsorONE trim board.

235. Defendants knew and/or should have known that their WindsorONE trim board

was not of acceptable quality given that it was designed and manufactured with a sub-standard

adhesive, which rendered it unable to resist moisture as it was intended to do.

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236. Defendants knew and/or should have known that their WindsorONE trim board

was not generally fit for the particular purpose for which it was intended to be used and did not

pass without objection in the trade, as it was manufactured with sub-standard materials that

Defendants should have known would cause it to fail.

237. Defendants' WindsorONE trim board was not suitable for the particular purpose

for which it was purchased given that it was constructed with a non-waterproof adhesive and a

non-decay resistant species of low quality wood, which prevented it from being able to serve its

particular purpose and from passing without objection in the trade.

238. Defendants knew and/or should have known that their WindsorONE trim board

would reach the end user without substantial change and in the condition in which it was sold.

239. Defendants' WindsorONE trim board is not suitable for its particular purpose and

intended use as an exterior trim product, given that it cannot withstand normal weather conditions

and absorbs water and moisture, which cause it to prematurely deteriorate, rot, and decay.

240. Defendants' WindsorONE trim board has failed to pass without objection in the

trade and is not of comparable quality to other exterior trim products in its line of trade. Unlike

other trim products, Defendants' WindsorONE trim board has absorbed water at an alarming rate,

resulting in premature decay, rotting, splitting, warping, and discoloration.

241. But for Defendants' conduct alleged herein, and their breach of their implied

warranty of fitness for particular purpose, Plaintiffs and Class members would not have suffered

the damages they have sustained to their structures, or related damages, as alleged herein.

242. As a direct and proximate result of Defendants' breach of their implied warranty

of fitness for particular purpose, Plaintiffs and Class members have sustained, are sustaining, and

will sustain damages to their structures, as well as related damages, as alleged herein.

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SIXTH CLAIM FOR RELIEF

Declaratory Relief

- 243. Plaintiffs re-allege and incorporate by reference each of the paragraphs above. This claim for relief is brought against Defendants on behalf of all Class members.
- 244. Plaintiffs, on behalf of themselves and the Class members, seek a Court declaration of the following:
 - a. All of Defendants' WindsorONE trim board is defective and is not fit for its intended use as fascia, soffits, corner board, band board, window trim, door trim, or any other typical exterior application, as its absorption of water and moisture makes it inappropriate for exterior use and causes it to rot, swell, buckle, and decay when employed in an exterior use;
 - b. All of Defendants' WindsorONE trim board has a defect in workmanship and material that causes failures; and
 - c. Defendants' warranties failed of their essential purpose, and the limitations contained in the warranties were unconscionable and unenforceable.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, on behalf of themselves and the Class, pray that the Court:

- A. Declare, adjudge, and decree that Defendants have committed the violations of state law alleged herein;
- B. Determine that under Federal Rule of Civil Procedure 23, this civil action may be maintained as a class action, and certify it as such;
- C. Order that judgment be entered for Plaintiffs and the Class on their claims against Defendants;
 - D. Award Plaintiffs and the Class damages, as determined at trial;
- E. Award Plaintiffs and the Class their costs, including counsel and experts' fees, preand post-judgment interest;
 - F. Order such other and further relief as this Court may deem just and proper.

JURY DEMAND

Plaintiffs hereby demand a trial by jury on all issues properly triable thereby.

DATED this 7th day of November, 2017.

STOLL STOLL BERNE LOKTING & SHLACHTER P.C.

By: s/Steve D. Larson

Steve D. Larson, OSB No. 863540

209 SW Oak Street, Suite 500

Portland, OR 97204

Telephone: (503) 227-1600 Facsimile: (503) 227-6840

Email: slarson@stollberne.com

-and-

Michael McShane (admitted pro hac vice)
S. Clinton Woods (admitted pro hac vice)
AUDET & PARTNERS, LLP
711 Van Ness Avenue, Suite 500

San Francisco, CA 94102 Telephone: (415) 568-2555 Facsimile: (415) 568-2556

Email: mmcshane@audetlaw.com

cwoods@audetlaw.com

-and-

Shawn J. Wanta (to be admitted *pro hac vice*) **Hans W. Lodge** (to be admitted *pro hac vice*) BAILLON THOME JOZWIAK & WANTA LLP 100 South Fifth Street, Suite 1200

Minneapolis, MN 55402 Telephone: (612) 252-3570 Facsimile: (612) 252-3571

Email: sjwanta@baillonthome.com

hlodge@baillonthome.com

-and-

Charles E. Schaffer (admitted *pro hac vice*) LEVIN SEDRAN & BERMAN 510 Walnut Street, Suite 500 Philadelphia, PA 19106 Telephone: (215) 592-4663 Facsimile: (215) 592-1500

cschaffer@lfsblaw.com Email:

Attorneys for Plaintiffs